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APPLICATION NO.	1	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/514,465	09/514,465 02/28/2000		Margaret Motamed	EFIM0069CIP	8791		
31408	31408 7590 12/04/2003				EXAMINER		
JAMES TE			LAMB, TWYLER MARIE				
268 Bush Street #3434 SAN FRANCISCO, CA 94104				ART UNIT	PAPER NUMBER		
•				2622	10		
				DATE MAILED: 12/04/2003	طا ہ		

Please find below and/or attached an Office communication concerning this application or proceeding.

<del> </del>		Applicat	ion No	Applicant(s)				
•	•	/	,	1				
		09/514,4	165	MOTAMED ET AL.				
	Office Action Summary	Examine	er	Art Unit				
		Twyler M	l. Lamb	2622				
	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
THE M - Exten after: - If the - If NO - Failui - Any re	ORTENED STATUTORY PERIOD MAILING DATE OF THIS COMMUI sions of time may be available under the provision SIX (6) MONTHS from the mailing date of this corperiod for reply specified above is less than thirty period for reply is specified above, the maximum to to reply within the set or extended period for reply received by the Office later than three monther different adjustment. See 37 CFR 1.704(b).	NICATION.  ns of 37 CFR 1.136(a). In no e  nmunication.  (30) days, a reply within the sta  statutory period will apply and v  ly will, by statute, cause the ap	vent, however, may a reply be tin atutory minimum of thirty (30) day will expire SIX (6) MONTHS from plication to become ABANDONE	nely filed s will be considered timety. the mailing date of this communication. D (35 U.S.C. § 133).				
1)⊠	Responsive to communication(s) fi	led on <u>18 Se<i>ptember</i></u>	<u>2003</u> .					
2a) <u></u> ☐	This action is FINAL.	2b)⊠ This action is r	non-final.					
	Since this application is in condition for allowance except for formal matters, prosecution as to the ments is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims							
4) 🖾	Claim(s) <u>1</u> is/are pending in the application.							
•	4a) Of the above claim(s) is/are withdrawn from consideration.							
5) 🗌	Claim(s) is/are allowed.							
6)⊠	Claim(s) <u>1</u> is/are rejected.							
·	Claim(s) is/are objected to.							
8)[_]	8) Claim(s) are subject to restriction and/or election requirement.							
Application Papers								
9) 🗌 .	The specification is objected to by t	he Examiner.						
10) 🔲 .	☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.							
	Applicant may not request that any ob	jection to the drawing(s)	be held in abeyance. See	e 37 CFR 1.85(a).				
_	Replacement drawing sheet(s) including							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority under 35 U.S.C. §§ 119 and 120								
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) All b) Some * c) None of:  1. Certified copies of the priority documents have been received.  2. Certified copies of the priority documents have been received in Application No.  3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.  13) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application) since a specific reference was included in the first sentence of the specification or in an Application Data Sheet.  37 CFR 1.78.  a) The translation of the foreign language provisional application has been received.  14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121 since a specific reference was included in the first sentence of the specification or in an Application Data Sheet. 37 CFR 1.78.								
Attachment	(s)							
2) Notice	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review nation Disclosure Statement(s) (PTO-1449)			(PTO-413) Paper No(s) Patent Application (PTO-152)				



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#### **DETAILED ACTION**

### Notice to Applicant (s)

- 1. This action is responsive to the following communications: Response filed on 9/18/03.
- 2. This application has been reconsidered. Claim 1 is pending.

## Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claim 1 is rejected under 35 U.S.C. 103(a) as being unpatentable over Smith (US 6,441,920) in view of Laverty et al. (Laverty) (US 6,559,966).

With regard to claim 1, Smith discloses a raster image processing (RIP) (col 5, lines 21-49), software application (RIPs 34) adapted for use on a networked computer (front ends 40 connected to computer network 35) (col 5, line 66 – col 6, line 9), coupled to a plurality of networked printers (out put devices 46) (col 6, lines 34-39).

Smith differs from claim 1 in that he does not clearly teach the software application adapted to: receive a print job; parse the print job into one or more print pieces; load balance the print pieces among the printers based on color use and print speed; and provide a list of the printers that received the print pieces.

Laverty discloses a multiple print engine system that includes said filter parsing said job into one or more print pieces; and forwarding said print pieces to said one or



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more designated printers; load balance the print pieces among the printers based on color use and print speed; and provide a list of the printers that received the print pieces (col 11, lines 19-48).

Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention to have modified Smith to include the software application adapted to: receive a print job; parse the print job into one or more print pieces; load balance the print pieces among the printers based on color use and print speed; and provide a list of the printers that received the print pieces as taught by Laverty. It would have been obvious to one of ordinary skill in the art at the time of the invention to have modified Smith by the teaching of Laverty to balance the load on each print server as taught by Laverty in col 11, lines 19-48.

### Response to Arguments

5. Applicant's arguments with respect to claim 1 is have been considered but are most in view of the new ground(s) of rejection.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Twyler Lamb whose telephone number is 703 - 308-8823. The examiner can normally be reached on M-TH (8:30-5:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Edward L Coles can be reached on 703-308-4712. The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9306 for regular communications and 703-872-9314 for After Final communications.

Any response to this action should be mailed to:



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Commissioner of Patents and Trademarks

Washington, DC 20231

or faxed to:

(703) 872-9314

(for informal or draft communications, such as proposed amendments to be discussed at an interview; please label such communications "PROPOSED" or "DRAFT")

or hand-carried to:

Crystal Park Two

2121 Crystal Drive

Arlington. VA.

Sixth Floor (Receptionist)

Twyler Lamb

December 1, 2003